1	Craig D. Webster Federal Defenders of Eastern Washington & Idaho 306 E. Chestnut Ave.	
2		
3	Yakima, WA 98901 (509) 248-8920	
4	Attorney for Defendant	
5	Edward Charles Robinson, Jr.	
6		
7	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WASHINGTON The Honorable Stanley A. Bastian	
8		
9		
10	United States of America,	
11	Plaintiff,	No. 1:20-CR-2026-SAB
12	v.	Motion to Seal
13	Edward Charles Robinson, Jr.,	
14	Defendant.	
15		
16	Edward Charles Robinson, Jr., hereby moves this Court to file,	
17 18	under seal, Exhibit A RE: Defendant's Response Brief RE: ECF 72. This	
19	document contains information regarding Mr. Robinson's mental health.	
20	Given the sensitive nature of this document, the defense believes it is not	
21		
22	appropriate that it be made a part of the public record.	
23		
24	Dated: May 12, 2023.	
25		
	Motion to Seal: 1	
	1	

By s/Craig D. Webster
Craig D. Webster,
WSBA #40064
Federal Defenders of Eastern
Washington and Idaho
306 East Chestnut Avenue
Yakima, Washington 98901
(509) 248-8920
(509) 248-9118 fax
Craig\_Webster@fd.org

## Certificate of Service

I hereby certify that on May 12, 2023, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF System which will send notification of such filing to the following: Richard R. Barker, Assistant United States Attorney.

s/ Craig D. Webster Craig D. Webster

Motion to Seal: 2